MANUFIELD IN FER

State of Utah

Department of Natural Resources Division of Oil, Gas & Mining

RETURN SERVICE REQUESTED

MAILED FROM ZIP CODE 84115

Distributed - Not King Dithermond Ardused [] Kared (See Addless $D_{h_{2}a_{1}a_{1}a_{2}}$ Address Unable to Furrard

1594 West North Temple, Suite 1210 PO Box 145801 Salt Lake City, UT 84114-5801

3s Addressed

EXPECTATIONS MARK MILLER 10116 S WASATCH BLVD

E000 0150 E048 3536

8603 3936 0003 Return Receipt Fee (Endorsement Required) Restricted Delivery Fee (Endorsement Required)

0510 7002

Total Pos Sent To

U.S. Postal Service

Postage Certified Fee

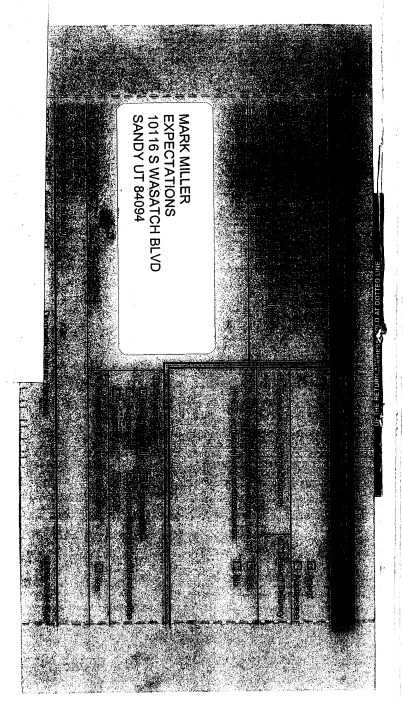
CERTIFIED MAIL RECEIPT

(Domestic Mail Only; No Insurance Coverage Provided)

Street, Apt. or PO Box City, State, MARK MILLER **EXPECTATIONS**

10116 S WASATCH BLVD **SANDY UT 84094**

503500245
Firal Assessment
MC 2006-03-04-01
R1, 320
Postmark
mc 20004:03-13-01
\$1,760





State of Utah

Department of Natural Resources

MICHAEL R. STYLER Executive Director

Division of Oil, Gas & Mining

JOHN R. BAZA Division Director JON M. HUNTSMAN, JR. Governor

GARY R. HERBERT Lieutenant Governor

February 28, 2007

CERTIFIED RETURN RECEIPT 7002 0510 0003 8603 3936

Mr. Mark Miller Expectations 10116 South Wasatch Boulevard Sandy, Utah 84094

Subject: Final Assessment for State Cessation Orders No. MC2006-03-04-01 & MC2006-03-13-01, Mark Miller, Expectations, S0350024, Salt Lake County, Utah

Dear Mr. Miller:

On January 2, 2007, the Division sent you the proposed reassessments, via Certified Mail, associated with the above-referenced Cessation Orders. Under rules R647-7-106 & R646-7-107 you are allowed 30 days from the receipt of the proposed assessment to request a conference or hearing to review the fact of the violation or assessment. Our records indicate that the proposed assessments were received on January 23, 2007.

If you wanted to appeal the fact of the Cessation Orders or request a review of the proposed penalty assessments, that conference or hearing should have been requested on or before February 23, 2007. No request has been made; therefore, under R647-7-108 the opportunity to appeal is past and the proposed assessments are now considered final.

The penalty in the amount of \$1,320 for MC2006-03-04-01 and \$1,760 for MC2006-03-13-01 (total \$3,080) is now due and payable. Please remit payment to the Division, mail c/o Vickie Southwick. Failure to provide the required payment within 30 days may result in civil action in the appropriate district court.

Upon reviewing your records we also have been made aware that the permit fees for this mine site have not been paid. Fees in the amount of \$150 are past due. Please note that you are not authorized to conduct any mining operations at this site without first having brought the permit fees current.

Page 2 Mark Miller Expectations S0350024 February 28, 2007

Thank you for resolving this situation. Please call me at (801) 538-5325 if you have any questions.

Sincerely,

Daron R. Haddock Assessment Officer

R. Haddock

 $\label{lem:decomp} DRH: pb $$P:\GROUPS\MINERALS\WP\M035-SaltLake\S0350024-Expectation\non-compliance\Finalassessment2COs.doc $$P:\GROUPS\MINERALS\WP\M035-SaltLake\S0350024-Expectation\non-compliance\Finalassessment2COs.doc $$P:\GROUPS\MINERALS\MP\M035-SaltLake\S0350024-Expectation\non-compliance\Finalassessment2COs.doc $$P:\GROUPS\MINERALS\MP\M035-SaltLake\S0350024-Expectation\non-compliance\MINERALS\MP\M035-SaltLake\NO35-SaltLake\MP\M035-Sal$